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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/598,869	05/31/2007	Pablo J. Cagnoni	0003.07/PCT-US	1638
	7590 11/10/2010 BRATSCHUN, L.L.C. ARK TERRACE CO 80120		EXAMINER	
8210 SOUTHP			PAK, JOHN D	
LITTLETON, (ART UNIT	PAPER NUMBER
			1616	
			NOTIFICATION DATE	DELIVERY MODE
			11/10/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

efspatents@sbiplaw.com

Application No. Applicant(s) 10/598.869 CAGNONI ET AL. **Examiner-Initiated Interview Summary Examiner** Art Unit John Pak 1616 **All Participants:** Status of Application: (1) John Pak. (3) _____. (4) _____. (2) Mary Breen Smith. Date of Interview: 5 November 2010 Time: Type of Interview: Video Conference ☐ Personal (Copy given to: ☐ Applicant Applicant's representative) If Yes, provide a brief description: Part I. Rejection(s) discussed: Claims discussed: Prior art documents discussed: Part II. SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED: Examiner Pak called Ms. Smith to inquire about the status of the case, explaining that 6 months period for reply has expired. Ms. Smith stated that she and her law firm is no longer handling this application -- the application has been transferred to another law firm. The Examiner stated that there is no change of power of attorney on record in this application and no change of address as well, so he is not able to call the other law firm. The Examiner stated that the only course of action, in view of the expiration of the statutory 6 months period for reply, was to mail a notice of abandonment to the current address of record. Ms. Smith stated that she will forward the mail to the new attorneys. Part III. ☐ It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.

(Applicant/Applicant's Representative Signature – if appropriate)